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UNITED STATES BANKRUPTCY COUL	RT
SOUTHERN DISTRICT OF NEW YORK	_

In re:	:	Chapter 11

SUNEDISON, INC., *et al.*, : Case No. 16-10992 (SMB)

Debtors.¹ : (Joint Administration Pending)

NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF NOTICES AND PAPERS

PLEASE TAKE NOTICE that Troutman Sanders LLP hereby appears as counsel for:

- Wells Fargo Equipment Finance, Inc.;
- WF-SunE-XII Solar Statutory Trust;
- Enfinity WF Solar Trust;
- WF-SE I Solar Statutory Trust;
- WF-SunE-SPS Solar Statutory Trust;
- WF-SunE-EPE Solar Statutory Trust;
- WF-SunE-Cascade Solar Statutory Trust;
- WF-SunE-Orion I Solar Statutory Trust;
- WF-SunE-Orion II Solar Statutory Trust;

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¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's tax identification number are as follows: SunEdison, Inc. (5767); SunEdison DG, LLC (N/A); SUNE Wind Holdings, Inc. (2144); SUNE Hawaii Solar Holdings, LLC (0994); First Wind Solar Portfolio, LLC (5014); First Wind California Holdings, LLC (7697); SunEdison Holdings Corporation (8669); SunEdison Utility Holdings, Inc. (6443); SunEdison International, Inc. (4551); SUNE ML 1, LLC (3132); MEMC Pasadena, Inc. (5238); Solaicx (1969); SunEdison Contracting, LLC (3819); NVT, LLC (5370); NVT Licenses, LLC (5445); Team-Solar, Inc. (7782); SunEdison Canada, LLC (6287); Enflex Corporation (5515); Fotowatio Renewable Ventures, Inc. (1788); Silver Ridge Power Holdings, LLC (5886); SunEdison International, LLC (1567); Sun Edison LLC (1450); SunEdison Products Singapore Pte. Ltd. (7373); SunEdison Residential Services, LLC (5787); PVT Solar, Inc. (3308); SEV Merger Sub Inc. (N/A). The address of the Debtors 'corporate headquarters is 13736 Riverport Dr., Maryland Heights, Missouri 63043.

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WF-SunE-Vega Solar Statutory Trust;

Wilmington Trust Company, solely in its capacity as Trustee for the WF-SunE-

XII Solar Statutory Trust;

Wilmington Trust, National Association, solely in its capacity as Trustee for the

Enfinity WF Solar Trust; and

Wells Fargo Bank Northwest, National Association, solely in its capacity as

Trustee for the WF-SE I Solar Statutory Trust, the WF-SunE-SPS Solar Statutory

Trust, the WF-SunE-EPE Solar Statutory Trust, the WF-SunE-Cascade Solar

Statutory Trust, the WF-SunE-Orion I Solar Statutory Trust, the WF-SunE-Orion

II Solar Statutory Trust, and the WF-SunE-Vega Solar Statutory Trust,

and hereby requests, pursuant to Rules 2002 and 9010(b) of the Federal Rules of Bankruptcy

Procedure (the "Bankruptcy Rules") and section 1109(b) of title 11 of the United States Code

(the "Bankruptcy Code"), that all notices given or required to be given and all papers served or

required to be served in this case be also given to and served at the following addresses and

facsimile number:

TROUTMAN SANDERS LLP

Hugh M. McDonald

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PLEASE TAKE FURTHER NOTICE, that pursuant to the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules of this Court, the foregoing request also includes, without limitation, any notice, application, proposed order, complaint, demand, hearing, motion, petition, pleading, or request, whether formal or informal, whether oral or written, and whether transmitted or conveyed by mail, delivery, telephone, telegraphic, telex or otherwise filed, which may affect or seek to affect the above captioned Debtor. Please add the foregoing addresses to such mailing matrix as may be used for all purposes in this case.

PLEASE TAKE FURTHER NOTICE, that, this Notice of Appearance and Request for Service of Notices and Papers or any subsequent appearance, pleadings, claim or suit shall not be deemed or construed to be a waiver of (i) the right to have final orders in non-core matters entered only after a *de novo* review by a District Court Judge; (ii) the right to trial by jury in any proceeding so triable in this case (iii) the right to have the reference withdrawn by the District Court in any matter subject to mandatory or discretionary withdrawal; or (iv) any other rights, claims, actions, defenses, setoffs, or recoupments to which the above-named entities are or may be entitled, in law or in equity, all of which rights, claims, actions, defenses, setoffs, and recoupments are expressly reserved.

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Dated: New York, New York April 22, 2016

TROUTMAN SANDERS LLP

By: <u>[s] Hugh M. McDonald</u>

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Attorneys for Wells Fargo Equipment Finance, Inc.; WF-SunE-XII Solar Statutory Trust; Enfinity WF Solar Trust; WF-SE I Solar Statutory Trust; WF-SunE-SPS Solar Statutory Trust; WF-SunE-EPE Solar Statutory Trust; WF-SunE-Cascade Solar Statutory Trust; WF-SunE-Orion I Solar Statutory Trust; WF-SunE-Orion II Solar Statutory Trust; WF-SunE-Vega Solar Statutory Trust; Wilmington Trust Company, solely in its capacity as Trustee for the WF-SunE-XII Solar Statutory Trust; Wilmington Trust, National Association, solely in its capacity as Trustee for the Enfinity WF Solar Trust; and Wells Fargo Bank Northwest, National Association, solely in its capacity as Trustee for the WF-SE I Solar Statutory Trust, the WF-SunE-SPS Solar Statutory Trust, the WF-SunE-EPE Solar Statutory Trust, the WF-SunE-Cascade Solar Statutory Trust, the WF-SunE-Orion I Solar Statutory Trust, the WF-SunE-Orion II Solar Statutory Trust, and the WF-SunE-Vega Solar Statutory Trust